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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
|-----------------|------------------------------------|----------------------|---------------------|----------------------|
| 10/563,660 | 01/06/2006 | Miwa Okubo | 09792909-6521 | 5305 |
| | 7590 05/13/200 EIN NATH & ROSEN | | EXAM | MINER ANN, JOHN P |
| P.O. BOX 0610 | 080 | | ZIMMERMA | NN, JOHN P |
| CHICAGO, IL | VE STATION, SEAR: 60606-1080 | S IOWER | ART UNIT | PAPER NUMBER |
| | | | 2861 | |
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| | | | MAIL DATE | DELIVERY MODE |
| | | | 05/13/2009 | PAPER |

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

| | | | Application | No. | Applicant(s) | |
|---|--|--|--|---|--|-------------|
| | | | 10/563,660 | | OKUBO, MIWA | |
| Office Action Summary | | | Examiner | | Art Unit | |
| | | | John P. Zimi | mermann | 2861 | |
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| A SH WHIC - Exter after - If NC - Failu Any r | ORTENED STATUTORY PERIOD FOR CHEVER IS LONGER, FROM THE MASSIONS OF THE MASSIO | MAILING DA s of 37 CFR 1.136 munication. tatutory period wil y will, by statute, o | TE OF THIS 6(a). In no event, ill apply and will e cause the applica | COMMUNICATION however, may a reply be time xpire SIX (6) MONTHS from tion to become ABANDONEI | N. nely filed the mailing date of this of (35 U.S.C. § 133). | • |
| Status | | | | | | |
| | Responsive to communication(s) file | ed on <i>04 Ma</i> | arch 2009 | | | |
| 2a)□ | | ed on <u>o<i>4 ma</i></u> 2b)⊠ This a | | n_final | | |
| 3)□ | Since this application is in condition | <i>,</i> — | | | secution as to the | e merits is |
| الله ال | closed in accordance with the pract | | · · | | | 5 monto 10 |
| Dispositi | on of Claims | | | , | | |
| · · · | Claim(s) <u>1-16</u> is/are pending in the | annlication | | | | |
| • | 4a) Of the above claim(s) is/a | | n from cons | ideration | | |
| | Claim(s) is/are allowed. | aro withdraw | 11 110111 00110 | idoration. | | |
| · · _ · | Claim(s) <u>1-16</u> is/are rejected. | | | | | |
| · | Claim(s) is/are objected to. | | | | | |
| • | Claim(s) are subject to restri | ction and/or | election rea | uirement | | |
| | | 011011 0110, 01 | 0.000.011104 | an on one. | | |
| | on Papers | | | | | |
| · - | The specification is objected to by th | | | | | |
| 10)⊠ | The drawing(s) filed on <u>06 January :</u> | | | ·— • | · · | ier. |
| | Applicant may not request that any object | | | - | | |
| | Replacement drawing sheet(s) including | _ | - | | | , , |
| 11) | The oath or declaration is objected t | o by the Exa | aminer. Note | the attached Office | Action or form P | ГО-152. |
| Priority ι | ınder 35 U.S.C. § 119 | | | | | |
| a)[| Acknowledgment is made of a claim All b) Some * c) None of: 1. Certified copies of the priority 2. Certified copies of the priority 3. Copies of the certified copies application from the Internationsee the attached detailed Office actions | documents documents of the priori | have been have been ty document (PCT Rule | received. received in Application ts have been receive 17.2(a)). | on No ed in this National | Stage |
| 2) Notic 3) Inform | t(s) e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (l nation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date <i>04 March 09</i> . | | _ |) Interview Summary Paper No(s)/Mail Da) Notice of Informal P) Other: | nte | |

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DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 04 March 2009 has been entered.

Information Disclosure Statement

2. The information disclosure statement (IDS) submitted on 04 March 2009 has been considered by the examiner.

Drawings

3. The drawings were originally objected to but the amendments to the specification, as previously put forth by the examiner have overcome the objections and they are hereby withdrawn.

Response to Amendment

- 4. With respect to applicant's Amendments to the claims:
 - a. Claims 1-2 & 4 have been amended and considered as such.
 - b. Examiner notes Applicant's addition of **claims 11-16** and the results of examination are presented below.

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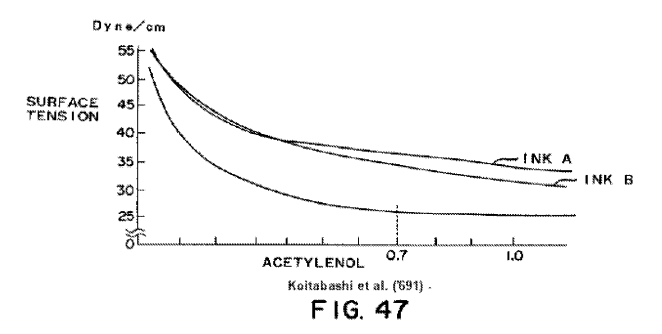
Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:
 - 1. Determining the scope and contents of the prior art.
 - 2. Ascertaining the differences between the prior art and the claims at issue.
 - 3. Resolving the level of ordinary skill in the pertinent art.
 - 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.
- 7. Claims 1-10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Koitabashi et al. (US 6,612,691 B1) in view of Hirose et al. (US 5,591,514 A).
 - a. As related to independent **claim 1**, Koitabashi et al. teaches an ink-jet recording method (Koitabashi et al. Title) in which recording is executed by discharging inks of a plurality of colors from a discharge opening as droplets of ink to be attached onto a recording material (Koitabashi et al. Abstract). This method comprises discharging inks of a first color and a second color at an interval of 200 mS or less [i.e. interval of 50mS or at the same time, both of which are less than 200mS] (Koitabashi et al. Description, Column 12, Lines 13-34 and Column 29, Lines 30-45), using inks having a surface tension of 25 to 45 mN/m at 23° C [i.e. from less than 35 to more than 40] and an

ink solvent containing water for each of the inks (Koitabashi et al. – Description, Column 11, Lines 5-16 & Column 7, Lines 40-50 and Table 1 & Figure 47, both shown below).

Koitabashi et al. (691) - TABLE 1

| | Ka valus (ml/m² : masc ^{1,5}) | Acetylezol comiest (%) | Surface tension (dyn/cm) |
|--|--|------------------------------|--------------------------------|
| Topping type (non-penetrative) ink | -1.0 | 9,5=9,2 | 40- |
| Sami-pensimilya ink | 1.5 – 5.8 | 0.2=0.7 | 35-40 |
| High-penetrative ink | 5.0 - . | 8.7- | -3 5 |

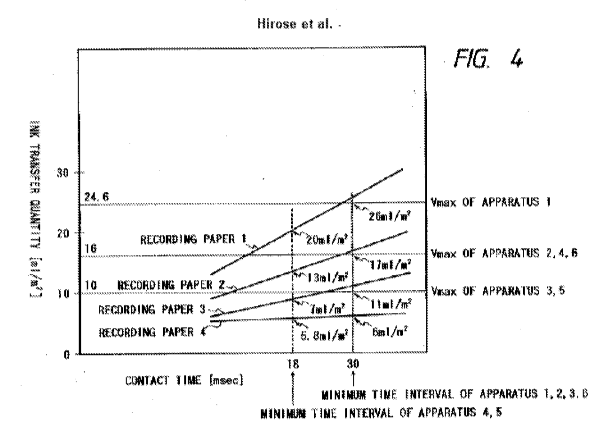


b. Continuing with **claim 1**, while Koitabashi et al. teaches the method as detailed above and continues to teach using a recording material having an ink absorption amount in 100mS of 15mL/m² or more [i.e. 10-50 mL/m² for Semi-penetrative ink and 50+ mL/m² for high-penetrative ink] (Koitabashi et al. – Title; Abstract; Summary, Column 3, Lines 1-20; Detailed Description, Column 10, Line 64 – Column 11, Line 36; Table 1; and Figure 47, both shown above), Hirose et al. teaches an ink-jet recording method [i.e.

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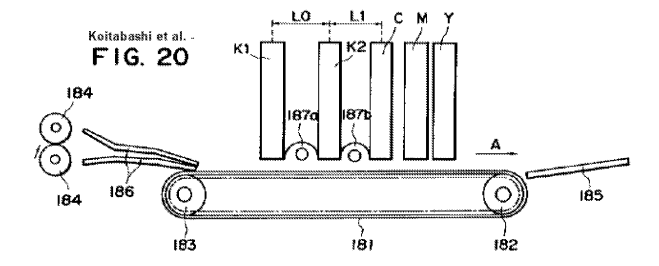
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process] which discharges inks of a first color and second color at an interval of 200msec or less [i.e. 18msec or 30 msec] (Hirose et al. – Description, Column 13, Lines 1-15), using ink with a surface tension of 25 to 45 mN/m (Hirose et al. – Description, Column 5, Lines 30-45), and an ink solvent containing water (Hirose et al. – Description, Column 9, Lines 20 and following). Hirose et al. continues to further elaborate on each of the teachings of Koitabashi et al. to include further detailing the use of recording material having ink absorption amount in 100mS of 15mL/m² or more [i.e. 20-57 mL/m² for different recording paper] (Hirose et al. – Figure 4, shown below). Therefore it would have been obvious to one of ordinary skill in the art at the time of the invention to combine the details of Koitabashi et al. with the teachings of Hirose et al. to provide an ink-jet recording process that overcomes the downfalls and shortcomings of the previously known methods.



c. As related to dependent **claim 2**, the combination of Koitabashi et al. and Hirose et al. remains as applied above and continues to teach discharging the inks using a line head (Koitabashi et al. – Description, Column 21, Line 39 – Column 22, Line 67 and Figure 20, shown below).

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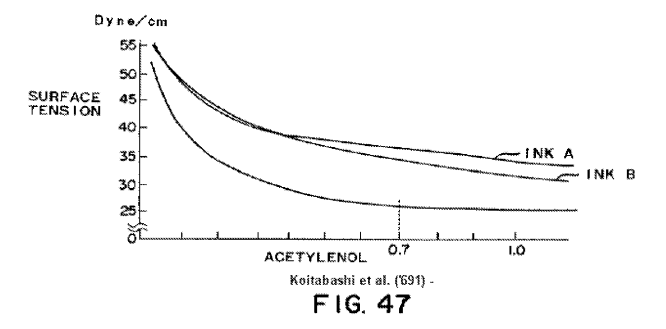


- d. As related to dependent **claims 3, 7, & 9,** the combination of Koitabashi et al. and Hirose et al. remains as applied above and continues to teach the recording material has an ink absorption about in 100mS between 15mL/m² and 99 mL/m² [i.e. 10-50 mL/m² for Semi-penetrative ink and 50+ mL/m² for high-penetrative ink] and further an ink absorption amount in 100mS between 15mL/m² {18mL/m²} and 40 mL/m² [i.e. 10-50 mL/m² for Semi-penetrative ink] (Koitabashi et al. Title; Abstract; Summary, Column 3, Lines 1-20; Detailed Description, Column 10, Line 64 Column 11, Line 36; Table 1; and Figure 47, both shown previously) [i.e. 20-57 mL/m² for different recording paper] (Hirose et al. Figure 4, shown previously).
- e. As related to independent **claim 4**, Koitabashi et al. teaches an ink-jet printer (Koitabashi et al. Title) in which recording is executed by discharging inks of a plurality of colors from a discharge opening as droplets of ink to be attached onto a recording material (Koitabashi et al. Abstract). This printer also has an interval between a discharge of an ink of a first color and a discharge of an ink of a second color

is 200 mS or less [i.e. interval of 50mS or at the same time, both of which are less than 200mS] (Koitabashi et al. – Description, Column 12, Lines 13-34 and Column 29, Lines 30-45), inks having a surface tension of 25 to 45 mN/m at 23° C [i.e. from less than 35 to more than 40] and an ink solvent containing water for each of the inks of each color (Koitabashi et al. – Description, Column 11, Lines 5-16 & Column 7, Lines 40-50 and Table 1 & Figure 47, both shown below).

Koitabashi et al. (691) - TABLE 1

| | Ne veine (mi _l m² - msec ^{1/2}) | Asetyisaadi contest (%) | Surface tension (dyn/cm) |
|--|---|-------------------------------|--------------------------------|
| Topping type (non-pensirativa) ink | - 1.8 | 2.9-9.6 | 48= |
| nus Semi-penetrative ink | 1.0=5.0 | 9.2=0.7 | 3 5 =48 |
| High-penetrative | 5.B - | 9.7= | - 35 |

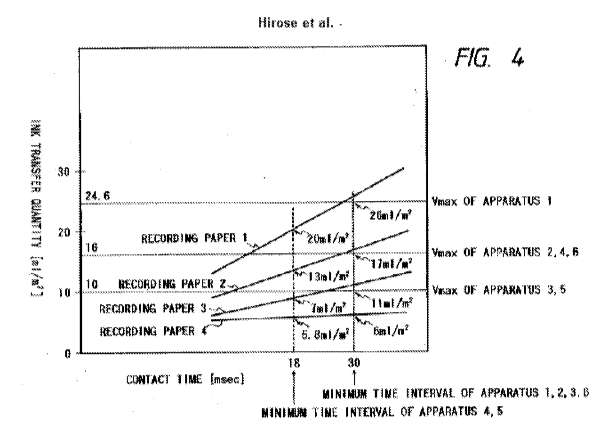


f. Continuing with **claim 4**, while Koitabashi et al. teaches the method as detailed above and continues to teach a recording material having an ink absorption amount in

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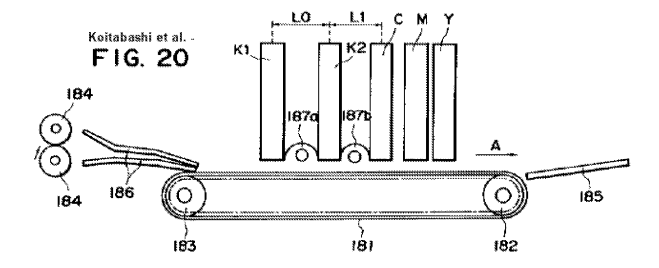
100mS of 15mL/m² or more [i.e. 10-50 mL/m² for Semi-penetrative ink and 50+ mL/m² for high-penetrative ink] (Koitabashi et al. – Title; Abstract; Summary, Column 3, Lines 1-20; Detailed Description, Column 10, Line 64 – Column 11, Line 36; Table 1; and Figure 47, both shown above), Hirose et al. teaches an ink-jet printer [i.e. recorder] which discharges inks of a first color and second color at an interval of 200msec or less [i.e. 18msec or 30 msec] (Hirose et al. – Description, Column 13, Lines 1-15), an ink with a surface tension of 25 to 45 mN/m (Hirose et al. – Description, Column 5, Lines 30-45), and an ink solvent containing water (Hirose et al. – Description, Column 9, Lines 20 and following). Hirose et al. continues to further elaborate on each of the teachings of Koitabashi et al. to include further detailing a recording material having ink absorption amount in 100mS of 15mL/m² or more [i.e. 20-57 mL/m² for different recording paper] (Hirose et al. – Figure 4, shown below). Therefore it would have been obvious to one of ordinary skill in the art at the time of the invention to combine the details of Koitabashi et al. with the teachings of Hirose et al. to provide an ink-jet printer that overcomes the downfalls and shortcomings of the previously known devices.

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g. As related to dependent **claim 5**, the combination of Koitabashi et al. and Hirose et al. remains as applied above and continues to teach the printer is a line head (Koitabashi et al. – Description, Column 21, Line 39 – Column 22, Line 67 and Figure 20, shown below).

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- h. As related to dependent **claim 6, 8, & 10,** the combination of Koitabashi et al. and Hirose et al. remains as applied above and continues to teach the recording material has an ink absorption about in 100mS between 15mL/m² and 99 mL/m² [i.e. 10-50 mL/m² for Semi-penetrative ink and 50+ mL/m² for high-penetrative ink] and further an ink absorption amount in 100mS between 15mL/m² {18mL/m²} and 40 mL/m² [i.e. 10-50 mL/m² for Semi-penetrative ink] (Koitabashi et al. Title; Abstract; Summary, Column 3, Lines 1-20; Detailed Description, Column 10, Line 64 Column 11, Line 36; Table 1; and Figure 47, both shown previously) [i.e. 20-57 mL/m² for different recording paper] (Hirose et al. Figure 4, shown previously).
- 8. Claims 11-16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Koitabashi et al. (US 6,612,691 B1) and Hirose et al. (US 5,591,514 A) as applied to claims 1 & 4, above and further in view of Koitabashi et al. (US 2002/0097290 A1) and Sakaki et al. (US 6,174,056 B1).

a. As related to dependent **claims 11,** and further dependent **claim 12,** as well as dependent **claims 15, & 16,** the combination of Koitabashi et al. and Hirose et al. teaches the limitations of **claims 1 & 4** for the reasons above and continues to teach adding an organic solvent to the ink solvent (Hirose et al. – Description, Column 9, Lines 20-26). The combination *does not* specifically teach the organic solvent's percent of mass.

However, both Koitabashi et al. ('290) and Sakaki et al. teach the use of similar inks with similar characteristics to include an ink solvent containing water and an organic solvent (Koitabashi et al. ('290) – Title; Abstract; Detailed Description, Page 14, Paragraph 207 and Page 16, Paragraph 229 and Sakaki et al. – Title; Abstract; Description, Column 6, Lines 1-65) these organic solvents make up 5-50% as well as 10-35% of the total mass of the inks (Koitabashi et al. ('290) – Detailed Description, Page 16, Paragraph 229 and Sakaki et al. – Ink compositions table, shown below).

(ink compositions)

Sakaki et al. -

| | | | 4 |
|--------------|------------------------|---------------------------|----------------|
| dyes | | | 4 pasta |
| giycerci | | | ಕ್ಷ ಕ್ಷಣಚಿತ |
| රස්තම්මුද්රය | 23 | | ಕ್ ಜನಕ್ಕಾ |
| (42章B | | | ජි දූපහණ |
| acesylade | giyosi (Sunfyaci: | 104, a product | ೫ ಕ್ಷಕ್ತಿತ್ತಾ |
| from Miss | da Kapak u) | | |
| water | - ' | | 76-n parts |
| ś | iyes: | | • |
| - | | | |
| | 10 | C.i. Direct Valloy | |
| | MS: | C.I. Azid Red #21 | - |
| | <u>:</u> : | C.i. Disect Blue 🕯 | |
| 3 | Bisc | C.i., Food Black 🕏 | (2 |
| ink A: | x = 0.3, | surface tension: | 46 dynajem |
| lak B: | $\mathbf{x} = 1_{z}$ | surface tacsion: | 29 dynevom |
| Enk C: | $\mathbf{x} = \lambda$ | sunisce terrior: | 26 dyne, om |
| Ink D: | $\pi = 30$, | ಉಚಿತರಕ ಚಾಚಿತರು: | 21 dyneycza |
| | | sunface tension: | |
| | | a sectual from Nissh | |
| | ne of acetylene : | | |
| | | surface tension: | 33 dynelom |
| | | ther (Noigen EA-6, a | |
| | | ede of ecetylette giyad | |
| | | u = 0.4, suniace tens | |
| | | x = 5.5, surface ters | |

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As related to dependent claims 13 & 14, the combination of Koitabashi et al. and b. Hirose et al. teaches the limitations of **claim 1** for the reasons above and continues to adding additional materials, fluids or components to the composition to improve the characteristics thereof including adjusting the surface tension of each of said inks by adding a nonionic surfactant (Koitabashi et al. – Description, Column 7, Lines 4—50). The combination *does not* specifically teach every single possible component that can be added as claimed by the present invention, *However*, Koitabashi et al. ('290) clearly teaches adding additional materials, fluids or components to the composition to improve the characteristics thereof including adding a cation surfactant or an ampholytic surfactant (Koitabashi et al. ('290) – Detailed Description – Page 16, Paragraphs 227-228) as well as adding an amine (Koitabashi et al. ('290) - Detailed Description, Page 14, Paragraph 206 – Page 15, Paragraph 207). *Meanwhile*, Sakaki et al. further continues the teachings to include adding additional materials, fluids or components to the composition to improve the characteristics thereof including adding any of a variety of the claimed surfactants as well as pH adjusters, amines, preservatives, and ultraviolet absorbers (Sakaki et al. – Column 4, Lines 10-16 & Lines 24-55 and Column 6, Lines 1-65) to each of the inks at some point in the recording process or preparation therefore.

Given the same field of endeavor, specifically an ink-jet printer which merely discharges ink and uses recording material, it is apparent that one of ordinary skill in the art at the time the invention was made would have been motivated to combine the method and apparatus of ink-jet recording using any of a variety of available inks as taught by the combination of Koitabashi et al. and Hirose et al. teaches with the specific ink-jet recording ink that was readily available to one of ordinary skill in the art at the time of

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the invention, with the further detailed depiction of the ink in use as taught by both Koitabashi et al. ('290) and Sakaki et al. in an effort to use the most effective ink available as an improvement over the existing options at the time particularly in super high speed printers with full line head printing capabilities (Koitabashi et al. ('290) – Detailed Description, Paragraph 42), while merely using that which was available to one of ordinary skill in the art at the time of the invention, in this case to the same inventor [i.e. Koitabashi et al.].

Response to Arguments

- 9. Applicant's arguments with respect to **claims 1 & 4** have been considered but are moot in view of the new ground(s) of rejection.
- 10. With respect to **claim 1** and therefore **claims 2-3, 7, 9, 11-14,** which inherently contain all of the limitations of independent **claim 1,** applicant amended the independent claim to further limit the ink solvent to contain water or be water-based. Additionally, Applicant argued completely and entirely against the former grounds of rejection, that being the combination of **Nakazawa et al.,** (US 2004/0001134 A1) in view of **Koitabashi et al.,** (US 2002/0097290 A1). While the Examiner is still not persuaded as to the validity of the Applicant's arguments, due to these amendments, a further search was necessitated thereby producing additional prior art of record as well as a more specific notation of the existing prior art of record and henceforth a new grounds of rejection. In an effort to further prosecution, Examiner has provided a substantially more clear and detailed rejection of the currently amended, the previously presented and the newly added claims. This rejection should alleviate any of the confusion there might have been as to the state of the art at the time of the invention, as well as remedy any of the alleged instances of "teaches away from" the claimed limitations as Applicant argued (Applicant's

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Remarks – Dated 04 February 2009, Page 4, 2nd & 3rd Paragraph and Dated 04 March 2009, Page 6, Final Paragraph). As no further arguments were made, all dependent claims have been rejected accordingly.

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11. With respect to claim 4 and therefore claims 5-6, 8, 10, & 15-16, which inherently contain all of the limitations of independent claim 4, applicant amended the independent claim to further limit the ink solvent to contain water or be water-based. Additionally, Applicant argued completely and entirely against the former grounds of rejection, that being the combination of Nakazawa et al., (US 2004/0001134 A1) in view of Koitabashi et al., (US 2002/0097290 A1). While the Examiner is still not persuaded as to the validity of the Applicant's arguments, due to these amendments, a further search was necessitated thereby producing additional prior art of record as well as a more specific notation of the existing prior art of record and henceforth a new grounds of rejection. In an effort to further prosecution, Examiner has provided a substantially more clear and detailed rejection of the currently amended, the previously presented and the newly added claims. This rejection should alleviate any of the confusion there might have been as to the state of the art at the time of the invention, as well as remedy any of the alleged instances of "teaches away from" the claimed limitations as Applicant argued (Applicant's Remarks – Dated 04 February 2009, Page 4, 2nd & 3rd Paragraph and Dated 04 March 2009, Page 6, Final Paragraph). As no further arguments were made, all dependent claims have been rejected accordingly.

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Conclusion

12. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Koike et al. (US 5,608,438 A) teaches an ink jet recording method and apparatus with similar characteristics, particularly the ink compositions..

13. Examiner's Note: Examiner has cited particular Figures & Reference Numbers,
Columns, Paragraphs and Line Numbers in the references as applied to the claims above for the
convenience of the applicant. Although the specified citations are representative of the teachings
of the art and are applied to the specific limitations within the individual claim, other passages
and figures may apply as well. It is respectfully requested from the applicant in preparing
responses, to fully consider the references in their entirety as potentially teaching all or part of
the claimed invention, as well as the context of the passage as taught by the prior art or disclosed
by the examiner.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to John P. Zimmermann whose telephone number is (571)270-3049. The examiner can normally be reached on Monday - Thursday, 7:00am - 5:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Matthew Luu can be reached on 571-272-7663. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/MATTHEW LUU/

Supervisory Patent Examiner, Art Unit 2861

JPZ